IN THE SUPREME COURT FOR THE STATE OF WASHINGTON

THE	STATE OF WASHINGTON,)
	Respondent,))) RESPONDENT'S
vs.		STATEMENT OF ADDITIONAL AUTHORITIES
JEFFREY BROOKS,		AUTHORITIES \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	Petitioner.	CH JAN
To:	Clerk of the Court	CARPEN
	Pursuant to RAP 10.8, the State respectfully submits the following	

additional authority:

1. State v. Thomas Bradley Torngren, Slip Opinion No. 26561-7-III, 2008 WL 4981136 (11/25/2008), on the issue of the appropriate language to be included in the judgment and sentence where the trial court imposes a statutory maximum sentence and a term of community custody.

DATED this 12th day of January, 2009.

Respectfully submitted,

HILARY A. THOMAS

WSBA #22007

Appellate Deputy Prosecutor Attorney for Respondent

CERTIFICATE

I certify that on this date I placed in the mail a properly stamped and addressed envelope, or caused to be delivered, a copy of the document to which this Certificate is attached to this Court and Petitioner's counsel, DAVID DONNAN and GREGORY LINK, addressed as follows:

WASHINGTON APPELLATE PROJECT 1511 Third Avenue, Suite 701 Seattle, WA 98101

LEGAL ASSISTANT

DATE